

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
			EVAMINED
		·	EXAMINER
		<u></u>	ART UNIT PAPER NUMBER
			72
		DATE MA	ILED:
		KAMINER INTERVIEW SUMMARY RECORD	
All participants (applica	nt, applicant's representative	· · · · · · · · · · · · · · · · · · ·	
(1) Exam	iner bear	ge Condreau (3)	•
(2) Attorn	in Jetf C	stellia (4)	<u> </u>
Date of Interview	-3-95	·	
	☐ Personal (copy is given	to 🗆 applicant 🔯 applicant's representative).	•
•	•	No. If yes, brief description:	
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Agreement was rea		or all of the claims in question. was not reached.	
Claims discussed:	+,19-22,2	<u>-4-30,31-32</u>	
Identification of prior art	t discussed:		
·	•		
1/7 4	ral nature of what was agree	d to if an agreement was reached, or any other comments:	1 Ky LXUMOLAL,
Med the	attornan	, and loquested the	est then
lines	the de-per	dencies of certain	lacons to
ani Dag	to all pri	- to auch matter	Claims 1920
SUI DENO	duno	Main 17 Claims 15	02-930
A fuller description, if n	ecessary and a convolthe	amendments, if available, which the examiner agreed would i	render the claims allowable must be
attached. Also, where r	no copy of the amendments	which would render the claims allowable is available, a summ	ary thereof must be attached.)
/ \		separate record of the substance of the interview.	
WAIVED AND MUST IN	NCLUDE THE SUBSTANCE	dicate to the contrary, A FORMAL WRITTEN RESPONSE TO OF THE INTERVIEW (e.g., items 1-7 on the reverse side of the contract of	this form). If a response to the last Office
action has already been	n filed, then applicant is giver	n one month from this interview date to provide a statement of	the substance of the interview.

2. Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless box 1 above is also checked.

Examiner's Signature